

**Schedule (2)(c)(1)  
Plaintiff's Exhibits**

<b>Plaintiff's Exhibit No.</b>	<b>Description</b>	<b>Defendant's Basis for Objection</b>	<b>Plaintiff's Response to Objection</b>
P1	Letter from Patricia DiEmideo of Human Resources for NCC dated 8/25/1998 Bates No. D0491		
P2	Directive 34- Promotions revised 01/01/2004 Marked as Exhibit M1		
P3	Application for Employment, Promotion, Transfer and Demotion dated 7/12/2004 Bates No. D0392		
P4	New Castle County Division of Police Memorandum dated 5/3/2005 Bates No. P0013		
P5	Department of Police memorandum dated 5/10/2005 Bates No. P0001		
P6	New Castle County Retreat Agenda dated 5/18/05 Marked as Exhibit L1	Defense objection – F.R.E. 401, 402	
P7	FOP Memorandum dated 5/20/05 Bates No. P0002		
P8	E-mail document from Allison Levine dated 6/24/2005 Bates No. D1275 -1276	Defense objection – F.R.E. 401, 402	
P9	Memo from Guy Sapp dated 6/29/2005 Bates No. P0005		
P10	Memorandum from Detective L. Rob Joseph dated 7/5/2005 Bates No. P0012	Defense objection – F.R.E. 401, 402, and for reasons stated in Defendant's Motions in Limine.	
P11	Memorandum form Lt. Col. Scott	Defense objection – F.R.E. 401, 402, and for	

	McLaren dated 12/5/05 Bates No. D1061 - 1069	reasons stated in Defendant's Motions in Limine.	
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